

## Weather Today

Fair; Stationary Temperature.

## Silver and Lead Quotations.

The silver and lead quotations yesterday were as follows:

Silver, 65 1/2 cents.

Lead, 10 1/2 cents.

Copper, 10 1/2 cents.

## CITY CIRCULATION.

The City Circulation of The Herald has been leased to Mr. J. O. McCracken, a subscriber who does not receive their papers promptly will confer a favor if they make complaint to The Herald counting room.

All checks for city subscriptions should be made payable to:

J. O. McCracken,

City Circulator.

## UNCLE SAM'S NAVY.

Send this coupon

with 10 cents

By Mail 12 Cents.

To THE HERALD and you will

get a fine set of pictures of the

Navy.

See advertisement in another

part of this paper.

## TOWN TALK.

Low women yesterday forfeited

\$50 in fines.

All the sessions of the mothers' congress

are to be held at the assembly hall.

H. S. Baldwin, of the United States

geological survey, is again at the Knuts-

ford for a short stay.

The Red Cross society yesterday

received a check for \$100 from J. P. Culmer

&amp; Bros. for Park City aid.

The regular quarterly meeting of the

board of medical examiners will

commence on Tuesday July 7.

The police department have been

supplied with new clubs. They are smaller

and a great improvement over the old

clubs.

A company of Nebraska troops were

lunched by the Red Cross ladies at the

Zoo Grande depot at 12:40 yesterday afternoon.

The friends of Mrs. Mattie Ames will

be pleased to hear of the speedy recovery

of her little son, having after a very serious

illness.

The Y. M. C. A. football team challenges

the Rovers to a match game at Calder's

park on July 4 at 5 p. m. and requests

a response through The Herald.

In the suit of Joseph H. Smith vs. Salt

Lake City, before Judge H. H. Williams,

the reading of testimony of the plaintiff

was completed yesterday.

The fire department was called to the

corner of First and 22 streets yesterday

evening. The fire proved to be some burn-

ing grass in a vacant lot at that place,

and no damage was done.

Yesterday's clearness was \$23.53, as

compared with \$23.97 for the same day

of last year. The week's clearness was

\$124.46, as compared with \$124.47 for

the same day of last year.

Mrs. A. W. McCune yesterday received

a telegram stating that her husband had

been tarred and feathered at Montpelier,

Mont. Mr. McCune was painfully bruised,

but his injuries are not of a serious na-

ture.

G. W. Ellacombe, R. Kemp Welch and

C. A. Clark, of London, and K. d'Ozovvill

of Paris, are tourists from abroad, travel-

ing eastward, who will stop at a hotel

in this city with headquarters at the

Knutsford.

At St. Paul's chapel this morning Mr.

Wendell Smith, who sings with the choir

of Melodeon's oratorio, "St. Paul," and

at the evening service Mr. Will Sibley

will sing "O God, O God, O God, This

Night," by Gounod.

The board of health report for the week

shows 25 births and 10 deaths, and that

of 4 babies brought from outside the city

for internment. While there are no known

cases of influenza, there are 11 cases of

scarlet fever in 7 households.

Dr. David T. Day, director of the United

States mint, is at the Knutsford from

Washington, D. C., on business with the

Pacific coast. The gentleman is an emi-

nent authority on statistics pertaining to

cattle and horses and the various mineral

products of the country.

Jack Wilke, a lad of 14 years of age,

appeared before Justice McClure yester-

day on the charge of larceny, having been

found guilty of stealing a bicycle, which

he had stolen from the Rev. George C.

Hunting and the Rev. D. Douglas Wad-

swell.

## SAYS HE'S A PERJURER

Joseph Adamson Makes Affidavit

That He Swore Falsely

IN GRIFFIN DIVORCE CASE

JUDGE HILES HOLDS THAT THE

SCOTT ASSIGNMENT IS GOOD.

Newell Hodgman's Will Filed For

Probate—Estate Valued at \$41,000

—Contempt Proceedings Dismissed

—Lower Court Affirmed in Mur-

phy vs. Murphy—Probate Matters.

The point of the settlement of the

statement on appeal to the supreme

court in the divorce case of Jacob H.

Griffin vs. Minnie P. Griffin, appellant,

came up before Judge Hiles yesterday,

and as part of the statement an affi-

davit made by Joseph Adamson, a wit-

ness for the plaintiff, to the effect that

he had sworn falsely at the trial, was

offered by counsel for Mrs. Griffin. The

admission of the affidavit as part of

the record was strenuously objected

to, but the other side refusing to elimi-

nate the testimony in regard to the

matter upon which Adamson gave evi-

dence, his honor admitted the affidavit,

which is as follows:

I, J. H. Griffin vs. Minnie P. Griffin,

state of Utah, County of Salt Lake,

affidavit. Joseph Adamson, having

been first duly sworn on oath, says: I

am the same Joseph Adamson who

testified upon the trial of the case of

Griffin vs. Griffin to the effect that I

had seen Mrs. Griffin, the defendant,

in a certain opinion joint in Salt Lake

City on Plum alley. That said testi-

mony I also talked with Mr. West-

ervelt, having told me as to what I

was expected to swear, took me up

before Judge Loomis, who question-

ed me and took down my state-

ment, which I signed and gave to the

plaintiff, in which he said to me that

he (Griffin) wanted the child, and

that Mrs. Griffin would get the child

and go on and testified upon the trial,

and for my services up to the time of

the trial, Griffin paid me \$81, and fur-

ther affiant says not.

Subscribed and sworn to before me,

this 19th day of April, 1908. And I

certify that I read over this affidavit to

the said defendant, and she explained

the same to him before he signed

the same, and that said affiant

who signed this affidavit is well known

to me, and that the same Adamson

testified upon the trial of the above

case.

THOMAS KANE,

Notary Public.

The other side, it is understood, will

file counter affidavits, especially as to

the portion which reflects on Mr. Wes-

tervelt. Further consideration of the

settlement of the statement was post-

poned for a week.

NEWELL HODGMAN'S ESTATE.

Will Filed For Probate—Estate Val-

ued at \$41,000.

Sarah A. Hodgman yesterday filed a

petition for the appointment of Samuel

B. Westerfield as executor of the will

of her late husband, Newell Hodgman.

The estate is valued at \$41,000, com-

posed of \$25,000 real estate in Salt

Lake, Colo., \$12,000, and personal prop-

erty, \$4,000. The indebtedness of the

deceased at the time of his death, on

June 21, was only \$100.

The estate is disposed of under the

will as follows:

Sophia Westerfield, sister of the deceased,

\$500, in form of two promissory notes of

S. B. Westerfield; Newell Hodgman, a

nephew, gold watch and chain; Oliver

Hodgman, brother of the deceased, \$100;

notes the deceased held of Oliver Hode-

man.

The residuum of the estate goes to the

deceased's children, during their life,

and after their death to Mrs. B. West-

ervelt. At her death Mrs. B. West-

ervelt, \$8,000, and the balance to her

children, who have been named as ex-

ecutors, to act without bonds.

SCOTT ASSIGNMENT STANDS.

Judge Hiles Delivered His Judgment

Yesterday.

Judge Hiles yesterday delivered his

decision in the matter of the suit

brought by the National Bank of the

Republic vs. Scott &amp; Co., set aside on

the grounds of fraud. His honor found

yesterday and taken under advisement

by the court.

Short Orders.

George A. McKendle vs. N. Castro;

motion to dismiss appeal allowed.

Charles L. Moore vs. R. Voelkel et

al.; motion to dismiss appeal denied.

O. C. Brown vs. Joseph Elsmann;

demurrer to complaint argued and sub-

mitted.

Zion's Savings Bank and Trust com-

pany vs. P. M. Madsen; demurrer to

answer struck out.

Thomas W. Jennings et al. vs. O. P.

Pratt et al.; motion to file amended

answer of defendants Clawson, Milano

Pratt and Henry Barnes allowed.

W. H. Atwood vs. Henry Weber et

al.; judgment for the plaintiff for \$57.10

and interest from May 10, 1895.

James Thompson vs. M. B. Whitney;

judgment for the plaintiff for \$300.

P. A. Sorenson vs. Marshall Webber;

judgment for the defendant.

Viel vs. Hawley; dismissed by com-

ment.

First National Bank of Deadwood, S.

D., vs. Angus M. Cannon; demurrer

withdrawn and until July 14 allowed to

answer.

D. E. Maugan vs. Rachel McMaster

et al.; demurrer overruled and ten days

to answer.

C. M. Jackson vs. Crown Point Min-

ing company; continued till Aug. 27.

Probate Orders.

Estate of Thomas Venard, deceased;

order of sale of real estate made.

Estate of Peter Sutherland, deceased;

hearing on petition for appointment of

final account and distribution referred

to Clerk of the Court Blair.

Estate of Martin Correll, deceased;

order of final settlement and distribu-

tion made.

Estate of Russell C. Woodruff, de-

ceased; order made confirming sale of

real estate.

Estate of Frederick Houghton, de-

ceased; order of settlement of final ac-

count and distribution made.

Estate of Morgan H. Williams, de-

ceased; same order.

Receivers to Deposit \$2,000.

Geyser Mining company vs. Bank of

Salt Lake; Receivers Knox and Jacobs

ordered to pay to the clerk of the court

\$2,000, who is to hold it in trust for the

benefit of the court as to the allowance

of costs and expenses claimed by the

receivers.

Court Cullings.

Jeremiah Beattie has entered suit

against the New Guinea Mining

and Milling company on 24 causes of

action to recover \$29,947, alleged to be

due for money advanced and work and

materials furnished by him.

The case of Samuel McIntyre vs. the

Ajax Mining company, the testimony in

which was heard by Judge Hiles on

June 14 and 15, is going to be heard

and taken under advisement by the

court.

The case of Amanda J. White

vs. Noble and others, heard at the

trial in which the plaintiff sues to recover

the possession of a piano, reached the

jury in Judge Hart's court last yester-

day afternoon and the verdict for the

defendant was returned.

In the case of William Martin vs.

William Birklinshaw, Judge Hart gave

judgment for the plaintiff for posses-

sion of the premises on payment by

the plaintiff of \$72.

Albert Scott, a native of Ontario,

Canada, was admitted to citizenship.

Death of Thomas C. West.

Thomas C. West, of Morgan county,

died at his home at 12:30 p. m. Satur-

day, June 25.

Mr. West was the husband of Maggie

Felt West, whose many friends will

grieve over her terrible loss. He leaves

a family of seven children to mourn his

untimely end.

Mr. West had an attack of typhoid

fever some three weeks ago, and was

progressing favorably, when pleurisy

developed and made rapid inroads into

the left lung, and an operation became

necessary. Dr. C. P. Oswood, of Chi-

cago, who was in attendance, and Dr.

W. S. Ellersbeck, of this city, performed

the operation, but owing to the rapid

## FOUR MORE SWAGGERS

Then Wedgwood Will Go to the

Coast.

FEHR LEAVES TOMORROW

GOES TO ERECT TENTS FOR THE

RECRUITS.

Recruiting For the Third Battery Be-

gins Tomorrow—Engineer Volun-

teers Will Probably Be Examined

This Week—Pay of Men in the

Philippines—Other Military News.

It now appears as though the recruits

for the artillery which have been re-